WHAT MR. LOWE EMMERSON SAW IN ENGLAND.

Why the American Workman Should Cling to the Good Old Tried and True American System-Solld Shot from a Maker of Carriages.

Mr. Louis Emmerson, of Cincinnati, one of the most widely known carriage manufactarers in the United States, has recently returned from Europe. He is a keen observer and told a Times Star reporter some of his impressions. Said he:

"I paid particular attention to the wage question when I was in England this summer. I want to say in the beginning that there is no comparison between the manner of living of English and American laborers. The former will and does put up with things the latter could not and would not endure.

"The first thing is the cost of living. Meat is imported to England from this country and is, therefore, higher. Clothing is from 10 to 15 per cent, cheaper there than here. But again the English laborer buys very few clothes-as few as possible. Rent is somewhat cheaper there than here, but the homes there are far poorer and very seldom indeed. does a laborer own the property he lives in. As a rule they live in tenements-whole families in a room. Tak it all around I think the cost of living, tood which a man has to have every day being cheaper here, while clothing, an affair of once-of twice a year, being in their favor, I think the cost of

living is in favor of this country. "In the carriage business the best laborers are paid thirty-five shillings, less than 88,70 a week. Here one bet mechanies g to \$3,50. and sometimes \$1 a day, while the average is about \$2.50 a day. Averaging the thing up the mechanic here gets something over twice as much as the English mechanic-and that is putting it very mil fly. The me hanic the Englishman.

"The mill operatives are worse paid than ton mill hand gets \$10 a. English cotton mill hand gets but \$1.50. The wooden mills pay somewhat worse. The ratio there is as four to eleven. As to the matter of living you will find twice as many in a room there as you do

about 45 per cent of what t'ey are bere. Scotland, got To cents a day-one shilling and sppertaining to such office

"The skilled workmen engaged in quarrying Segen granite near Aberdeen were paid from 3 to 45 cents a day; for their work. Where will you find the stone cutter in this country who would work at such prices! shillings for a day's work of fifteen hours in London and a shilling a day less at Edinburgh, Manchester and Glasgow. Conducfors get five shillings in London and a shilfor a day's work of twelve hour's conductors

are paid \$2 and drivers \$1.75. "The brunt of the burden of a reduction of the tariff would undoubtedly fall on the manufacturer could live on his capital. In England the wealthy class is the manufacturers and merchants. The great political power lies with them. Free trade would throw a wedge into society, elevating and putting more power-into the hands of the wealthy classes and driving lower the working classes, rendering their condition hope-

"In England manufacturing pays about the same, or perhaps a little better, than in America, while laborers get far less and live far worse. This illustrates the point made the humbler classes and placed with the

"The farmer, too, must suffer. He has his products to sell, and if his market is curtailed he must sell at a sacrifice. Free trade would bring them a low market without fail. "I talked with a good many Englishmen. Very few of them would discuss the effects of the change on America, although all were in favor of Cleveland. I talked with one

A Ten Questions for R. Q. Mills. The New York Sun in its Issue of Sept. 21 prints the following letter from a corre-

I have just read the report of the speech of the Hon. E. Q. Mills, as published in your paper for today, in which he endeavors to show that his tariff bill is going to assist every sort of people, mill owners, workmen

list every article which he produces! Grain, I think is the only exception.

If Mr. Mills were a farmer-say between Buffalo and Suspension Bridge-and if he had been taxed to build the highway leading vided for that purpose by the council, the sums to Ruffalo, on which he earted his produce to received by him for any purpose, and he shall market, where he sold it at a fair price in competition with his neighbors, what would he say on getting up the day after the Mills bill went into effect and found the Canadian farmers crowding him on his own highway in their eager race for the Buffalo market in tion with him, and necessarily lower the

Suppose the Canadian farmer has sold his produce, and is on his way home along your highway, and a highwayman holds him up is sent to catch the thief! Who prosecutes convicted, who supports him an prison; and taining to his office. that pays the bills! Would Mr. Mil's will-

Or suppose, Mr. Mills, that you were emon the Capadian side of the river there is a brick yard where men are parl \$1.50 a day, the Canadian brickmaker, would you feel justified ir voting into power the congress which would accomplish all this, is the true exponent of their policy! If you were this American farmer or this American brickmaker, would you, or would you not, vote to woolens, silks, hosiery, made up clothing and, in fact, everything you consum; in order that you might also get the benefit of the cheap product of foreign labor:

Would this policy lead to absolute free trade or not! These are concrete examples, and I challenge Mr. Mills or any other free trader to refute them. New York, Sept. 31. JOHN GALLAHER.

Room for Postal Reform. An exchange says: service under the present administration is shall be drawn on the tr asurer except in pursu indicated by the fact that in a single division, ance of an order or resolution passed at a s ated meeting and entered in their minutes, and the the second, in the month of May last, there provisions of the last preceding section of this were 29,519 errors in the distribution of letters, 28 lost packages, Eil massent pouches town council shall apply to the warrants of the and 40 lost pouches. This is an increase of do and perform all acts and duties enjoined 5,000 errors as compared with June, 1887," upon t waship collectors by the school laws of Information of this sort comes from all the state. parts of she country. The complaint about bast once every month, and oftener if required. the postal service is general and it is just, shall furnish the council with a statement of all.

The department is wretchedly mismanaged moneys received and expended by him theiladand makes a sorry showing when compared shall annually, on the first day of April, make t with the 1-stoffice department under Repub the council a full report of all uls receipts and lican administration. Important letters, no expenditures, and he shall, whenever required tices, envelopes enclosing money and other lay before the council, for examination and documents are daily full money and other audit, all books, papers and vouchers appearant documents are daily failing to reach their des ing to his office.

fination Cases of theft and embezzlement 32 And be it enacted. That the recorder shall have intiin the post-offices of the country are rapidly multiplying. The service seems to be gener firmation or affidavit made according to law. ally demoralized. Perhaps Postmaster tien eral Dickinson is so busy looking after the politics of Michigan that he cannot attend to politics of Michigan that he cannot attend to the business of the public. But the people are growing weary of this unsatisfactory, feeble and unreliable postal service, and they

Continued from First Page.

attorney and the town surveyors need not residents of the town ; and when any rerect ex cept town attorney and town surveyors, elected we from the town or ward his office sha thereby become vacant. 48. And be it enacted. That in case a vacancy

s by reason of the death, resignation, inserve of or by any town or ward officer, elected as aforesaid, it shall be lawful for the town council to fill such vacarev by the appointment of a suitable and qualified elector to hold until his successor shall have been duly elected and qualified, and the unexpired portion of the term (if any remain) shall be filled at the town elec-tion to be held next after such appointment; provided, however, that in case any such vacanboard of education may fill such vacancy by appointmt until the next town election, when the vacancy shall be filled by the electors of the town; provided, that if at any town election there shall be a vacancy in any office to be filled term of such office, the term for which each person shall be voted for shall be designated on each ballot cast therefor.

19. And be it enacted. That in case any such vacance as aforesaid shall occur in any office which is filled by appointment or election by the town-council, the said town council shall have power to fill such vacancy by the appointment of a suitable person to hold for the unex

ortion of the term of such office. 20. And be it enacted. That every per or elected or appointed under this act to any office shall, within ten days after such election ar ap pointment, take and subscribe before an officer qualified to administer oaths, an oath or affrma ion, faithfully and impartially, to execute the luties of his office according to the pest of his ability an' understanding, which oath or offir mation shall be filed in the town clerk's office. and if any person so elected or appointed shall fail so to qualify, then his office shall be deemed vacart, and may be filled in the manner recein

21. And be it enacted, That the town c'erk. own treasurer, town collector and such othe officers as the town council may require, before they enter on the duties of their office and with n such time as the board of council may by ord irance prescribe, shall give bonds to the town ir its corporate name in such sums and with such sureties as the board of council shall require and approve for the faithful performance of their daties, which bonds, when so given, shall bin to the officers giving the same shall be actually or neglect to give bonds in the sum or with the sureties or within the time required by such ord irance, the council may declare such office va-cant, and such vacancy shall be filled in the 22. And be it enacted. That the official terms of the several officers who shall be elected unof America lives like a prince compared with, May next succeeding their election; and the term of any officer who shall be appointed by virtue of this act shall commence on the first day of Jone next succeeding his aproforment, the carriage men. Where an American cot- except in cases otherwise provided for in thihis official term and until his successor shall havbeen duly elected or appointed and shall have

And be it enacted. That it shall be be duty of every officer in said town within ten days after the expiration of his term of other or his here. In mining and its branches, wages are removal therefrom, to deliver to his successor in office, or to such person as the town council "The skilled workmen who were laying er and property of every kind in his possession granite blocks in the streets of Alerthon, for under his control, belonging to said town or act, and any such officer who shall accept any thereby vacate the office to which he was first

elected or appointed 25. And be it enacted. That the salaries compensation to be paid to the town elerk, the town collector, the town treasurer, the town at-"Street car and omnibus drivers get five seer of the poor, the town surveyors, poundkeepers, commissioners of appeal, members of ment shall be fixed by ordinance of the town council, and no other town or ward officer other ling less in the other places; that is, they get about \$1.20 and 25 cents respectively. Here ever from the town for his services; and the salary or compensation of any officer which has been fixed as aforesaid shall not be increased or fiminished during his term of office, and all fees paid to any of said officers for any services reor resolution of the town council, 'shall, immediately after the receipt thereof, be paid by such

> town, lanless herein otherwise specially pro-26. And be it enacted, That all the officers of the town shall be governed by such general or dinances as the town council may from time t time adopt, not inconsistent with the provisions officer may be removed from office for gause ! a two-thirds vote of all the members of council person sought to be removed shall have had an opportunity of being heard in his own defense to any member or officer of the board of educa-

before, that power would thus be taken from shall hold office for the term of two years, and shall in addition to the duties required of him by charge of all the records, books and document of the town, except when the town council shall otherwise direct; he shall keep a record of the proceedings of the council, he shall engress all ordinances in a book to be provided for that purord of such ordinances, and each ordinance shall be signed in said book by the chairman of the council and said clerk; copies of all papers duly filed in the office of the town clerk and transcripts thereof and of the records and proceedman on the Clyde, who was a sensible, calm, ings of the board of council and copies of the sort of man, and he admitted all I have said ordinances of said town, certified by the said clerk under the corporate seal of the town shall clerk shall pay over to the town trea-urer, with out delay, all moneys received by or paid to him for the use of the town; his office shall be at the town hall, and he shall keep the same open for scribe; it shall be lawful for him to charge and per folio, for copies of all official papers and rec-ords and for the return to any writ of certiorari

made by him And be it enacted. That the town collector shall hold office for the term of two years and it Will it benefit the farmer to put on the free shall be his duty to receive and collect all moneys due to the town, whether for taxes, hall provide him with an office at the town ha'l, which he shall attend at such times ance; he shall enfer, in suitable books to be prospecify in such entry the names of the persons by whom or on whose account the payments are made, the dates of payment and the purpose for payment is for interest or penalties, the amount thereof shall be separately stated; he shall at least once each week pay over all moneys collected by him for the town to the town treasurer order to dispose of their product in competi- and shall take his receipt thereof; he shall furnish the council at least once in each week, and ceding report was made, and he shall perform office as the council shall by ordinance prescribe he shall make a full report annually on the fi st and robs him of the proceeds of his sale, who day of April to the council of all moneys received and disbursed by him, and he shall whenever required, lay before the council for eximination him when caught! Who tries him! When and sudit all books, papers and veuchers appertion of the council, all moneys belonging to or on warrant signed by the chairman of the coun cil and at ested by the town clerk, excepting ally out of the first moneys received by him from the town collector and moneys paid into town treasury for the redemption of property

who pays for the prison that confines him; rer shall hold office for two years; he shall re-Is it the Canadian farmer or the American ceive, safe y keep and disburse, under the direct ingly undergo these expenses for the sake of under the control of the town; he shall keep an enjoying the lugury of having to compete on accurate account of all receipts and payment in such manner as the council shall direct; no ployed making brick on the American side of payments of state and county taxes, which the the Niagara river, and earned \$2 a day, while said treasurer is hereby required to make annuand on the day after the Milis bill goes into | sold for taxes and assessments; and no warrants effect your wages are reduced to the level of shall be drawn on the treasurer exce in passu ance of an order or resolution of the council passed at a stated meeting and entered in their minutes, all such warrants shall be numbered mer whose votes declare that the Mills bill, and made payable to the order of the rerson entitled to receive the same, and shall specify for what purpose the amount therein mentioned is directed to be paid and the appropriation against which it is to be charged; it shall be the duty of the clerk before he delivers any warrant so drawn to enter into the margin of a book sen't members to congress either to restore to be called "warrant book," opposite to said the tariff, or else vote for free manufactured warrant, the number, date, amount of the same. the appropriation to which it is charged, the any street, highway or alley for any purpose date of the resolution or order authorizing it to whatsoever; to direct and regulate the planting: be drawn, the purpose for which ordered and the name of the person or persons to whose order it is made payable, and to take his or their receipt in said book at the end of said marginal entry for said warrant; provided, however, that nothing in this section contained shall apply to the disbursement and payment of moneys raised or received for public school purposes.

30. And be it enacted. That the fown treasurer shall receive, safely keep and disbu se all mone's taised and received for public school purposes; he shall keep separate accounts there f and pay the same out only on warrant signed by the chairman and clerk of the board of edu-The demoralization in the railway mail cation, and no warrant for any such ourpose

what manner the same has been violated, and what manner the same has been violated, and then, on return of such process, or at the time to which the recorder shall have adjourned the same, the said recorder shall proceed to hear testimony and to determine and give judgment in the matter without the filing of any pleadings, and the recorder shall, if judgment be rendered for the plaintiffs, forthwith issue execution against the goods and chattels and against the body of the defendant or defendants; and the said recorder shall be further empowered to inflict fines not exceeding the sum of twenty dellars on such persons as shall be convicted belars on such persons as shall be convicted be-fore him of vagrancy, disorderly conduct, breach of the peace, or, in his discretion, to order such persons to be committed to the county jail or workhouse for any period not exceeding thirty days; provided, that in all cases when the fine or penalty shall exceed ten dollars, or where the punishment shall be improvement. punishment shall be imprisonment, there may be a trial by jury, to be conducted as in cases now triable in jocurts for the trial of small causes; the recorder shall also have power to cause any person or persons who shall be found guilty of a violation of the ordinances of the town, and who may refuse or neglect to pay any penalty imposed, to be committed to the county jall for any period not exceeding thirty days; and the recorder shall be present at the station house or other place provided for him by the town council at such hours every day as the il shall designate: and the recorder shall

have the same powers in criminal matters within the territorial limits of the town as are now possessed and exercised by justices of the peace of this State.

33. And be it enacted, That any member of the council during his term of office, and any policeman of said town, shall have the power, on windstion nessing any breach of the peace or any violation of a town ordinance, to forthwith arrest and take into custody, without warrant, the offender or offenders, and to take said offender or offenders before the recorder of the town for a hear-34. And be it enacted. That every convictive

for violating a town ordinance had before the recorder, either with or without a jury trial,

may be reviewed by appeal to the court of com-mon pleas of the county in the same manner and upon the same terms as appeals are or may be taken from courts for the trial of small causes, and in case the judgment appealed from shall be imprisonment the said recorder or any judge of the court of common pleas may admit bail the party appealing during the pendency of his appeal; but no judgment for the violation of env ordinance shall be reversed for any im-perfection, omi-sion, defect in or lack of form. nor for any error except such as shall or may have prejudiced the defendant in maintaining his defence upon the merits. 35. And be it enacted, That the officers empow ered to serve process issued by the recorder shall be, besides the constables elected or appointed within the town, the policemen of the town, and that said process shall be returned in the same manner, so far as circumstances may permit; as warrants in courts for the trial of small causes are returned, and the defendant or defendants named therein shall, if the recorder sees fit to adjourn the hearing of the charge made and so orders, enter into recognizance, as near as may be, in the manner directed in the courts for the trial of small causes, in the amount of the penalty named in the process or in any proceedings brought for the recovery of the same, with such surety as may be approved by the recorder. pto the town, by its corporate name, for his or their appearance on the day to which said hearing may be adjourned, and in default of such appearance the said recognizance may be prose-cuted and collected in the same manner as the same might have been if the said recognizance

had been taken in a proceeding in courts for the trial of small causes. large, assessor and overseer of the poor shall each hold office for the term of two years, and several townships of this state and the ordina-37. And be it enacted, That the town attorney shall be appointed by the council; he shall hold

his office for the term of one year, and shall perform such duties as the council shall by ordi-And be it enacted. That the town survey ors shall be designated from time to time by the alty and upon such condition, and shall receive such compensation for the service they may render as the council shall by ordinance prescribe. And be it enacted. That the pound-keepers shall be appointed by the council, and shall hold their office for such term, and shall perform such duties, in addition to the duties imposed upon them by any law of this state, as the council may by ordinance prescribe. 40. And be it enacted, That the board of com-

missioners of appeal shall hold office for three years, and shall be appointed by the council: they shall perform such duties as, are now or hereafter may by law be enjoined upon commissioners of appeal in cases of taxation; they shall receive such per diem compensation for their services as the council shall by ordinance prescribe, and it shall be lawful for the council to limit the number of sessions for which they may be paid, and the first appointments made under this section shall be for one, two and three years respectively and thereafter one comer shall be annually appointed. 41. And be it enacted, That the chief of the fire department shall be elected annually on the first Monday in May in each year, and shall hold his office for one year from the first day of June next ensuing his election; the active fremen of the department shall alone be qualified to vote at such election; the election shall be held and conducted under such rules and regulations as the council shall by ordinance prescribe. 42. And be it enacted, That the town council shall meet annually for organization on the first day of May, unless that day should happen to eceding; they shall elect one of their men bers to be chairman of the board, and in his absence shall elect one of their number to a t as

chairman for the time being; they shall appoint the times of meeting, determine and establish the rules of their own proceedings, and pass orfinances, by-laws and resolutions pertaining to the purposes and object of the corporation and necessary and proper for carrying out the pro-43. And be it enacted. That the council shall. on the first day of April in each year, cause to be printed a full statement of all receipts and expenditures of every description for the year preceding, with all such further information as may be necessary for a full understanding of the financial concerns of the town, and that it shall be the duty of the town clerk to distribute such printed statements among the people of the

town or furnish a copy of such statement to every citizen applying for the same. 44. And be it enacted, That a majority of the council shall be a quorum for the transaction of adjourn from day to day; the council shall hold stated meetings at least twice in each month at the town hall at such times as they may appoint, but the chairman or any two councilmen may call special meetings by written notice to each of the members, served personally or left at his usual place of abode at least twenty-four hours previous to the time appointed for such meeting, but no business other than that specified in the call shall be transacted at such special neeting, and no business by this act required to be done at a stated meeting of the council shall be done or performed at any such special meet-

And be it enacted. That all contracts in which any councilmen shall be interested, either irectly or indirectly, or in which any councilman may be surety for the faithful performance of the council shall become surety for any pubic officer elected or appriated under this act. ov-law shall be passed by the town council, uness the same shall have been introduced at a previously stated meeting, and shall be agreed by a majority of the members of the council and no ordinance shall take effect until five days newspapers of the town, and if there be none, in at least one newspaper published in the however, that no ordinance for opening, grad-

bers of the council.

47. And be it enacted. That the council may by the title, the council of the town of indigeness to take effect within the town for the following purposes:

To manage, regulate, protect and control the finances and property of the town; to make and adopt an assessment map of maps whereby to describe lands assessed for taxes or improve
sof land fronting on any improved street to keep the flagging, curbs and gutters in front of such the flagging, curbs and gutters in front of such the flagging, curbs and gutters in front of such the flagging, curbs and gutters in front of such improvement; the clerk shall also such owner or occupant, the council may have the same done, and the expense thereof, with interest and costs, may be recovered by the council by suit in the name of the town, against such owner, as for so much money due for labor performed and material furnished by said town for such owner or occupant, at his request. adopt an assessment map or maps whereby to describe lands assessed for taxes or improvements; to ascertain and establish the boundaries or may be assessed as a tax on such lot, and in the town; to regulate, clean and keep in taxes are collected. repair the streets, highways, lanes and alleys in sewers drains and water-courses; to prescribe the manner in which corporations or individuals shall rearing, trimming and preserving of ornamental shade trees in the streets, parks and public places of the town, and to authorize or prohibit the removal or destruction of such shade trees; to name and number the streets, houses and lot in the town ; to provide for and enforce the removal of snow and ice from the sidewalks and gutters of streets, by the owners of land fronting thereon, and to provide that in case of neglect or refusal of or by the owner of any lot of land fronting on a public street or highway to remove snow or ice from the sidewalks and gutters in front of his lands, that the council may cause the same to be done at the expense of such owner, and that the cost and expense thereof, with interest thereon, shall be added to and shall form part of the taxes next to be lev-jed and assessed upon such lands, and shall be and remain a lien upon such lands until paid; to regulate the use of streets, highways and pub-lic places by individuals, vehicles, railways and engines of every kind; to prevent and punish horse racing and immoderate driving or riding in any street, and to regulate the speed and run ning of locomotives, engines and railroad cars through the town; to regulate and control the passage through the streets and public places of buildings and other large structures; to prevent animals of all kinds from running at large in the streets or public places of the town, and for the impounding, sale or destruction of the same; and to regulate and prevent the driving of cattle or other animals in droves in or through any of the streets of the town; to prevent and prohibit any practice having a tendency to frighten ani-mais or persons passing in the streets of the town; to regulate or prohibit all public per-formances and exhibitions for money; to pre-

vent and suppress vice and immorality; to re-vent and suppress vice and immorality; to re-strain or punish tramps, varrants, mendicants and street beggars; to preserve the public peace; to prevent and quell riots, disturb-ances and disorderly assemblages; to re-strain and suppress disorderly and gam-ing-houses and houses of ill-fame; to regulate, to establish and regulate one or more public pounds, and to provide for the sale of animals impounded, and to fir the fear to be paid per-

mons be returnable in not less than three nor more than five days; that such process shall state what ordinance the defendant or defendant and the destruction of dogs running at provide for the destruction of dogs running at large; to regulate or prohibit swimming or what manner the same has been richard, and in the manner the same has been richard, and bething it the matter of the council; and large: to regula'e or prohibit swimming or stated and unless it members of the council; and bathing in the waters of or bounding the town: two-thirds of the members of the council; and to buildings that are dangerous to life; to regu-late or prohibit the carrying on of manufactures dangerous in causing or promoting fire; to regu-late or prohibit the manuf-cture, sale, keeping, storage or use of fireworks, gunpowder, cam-phene, kerosene, burning finid, nytro giveerine, dynamite or other inflammable or explosive ma-terials; to raze and demolish any building or erection when necessary to prevent the extension of a configuration, and to provide for the ascertainment and payment of just damages and compensation to owners of property de-troved in such cases; to regulate or prohibit the use of rearms and the carrying of weapons of any kind; to erect, provide, repair and control a town hall police, fire engine and station houses, and such other buildings as may be necessary: to regulate, license or prohibit iuns, faverus and restaurants and the sale or transfer of

spirituous, vinous, malt or other strong or in-toxicating liquors; provided, however, that no such license shall be granted to any person who is not a citizen of the United States; and to fix and prese ibe the terms and conditions upon which licenses for such purposes shall be grant-ed, and to provide for the revoking and annulling of licenses for violations of such conditions: provided, however, that all such conditions shall e printed on the license; and provided, further, that no license shall be granted unless the appli-cant shall first pay to the town clerk such li-cense fee as may be required by any general law of this state, and if there be no general law. such fee, not less than fifty dollars, as may be ixed by ordinance, and, if the application is rethat the peneity for a second conviction within six months of a violation of any such ordinance shall be a fine not exceeding one hundred dol-lars or imprisonment in the county jail not exceeding three months; to license and regulate cartmen, porters, hack, cab, omnibus, stage and truck owners and drivers carriages and vehiles used for the transportation of passengers merchandise, goods or articles of any kind and to require the owners to mark vehicles such manner as the council shall designate; and to license and regulate auctioneers, common criers, pawnbrokers, junk shop sweeps and scavengers, and to unlicersed persons from acting in capacities; to license and regulate peddlers awkers and bucksters, and to the payment of a license fee of not exceeding five dollars in all ca es, except as herein other wise provided; and no license granted for any of the aforesaid purposes by any other authority shall be valid, except license granted by the Governor to bawkers and peddlers; to fix the penalty where the same is not fixed or provided by this act for the violation of any ordinance

by this act authorized to be passed, which pen-alty shall be a fine not exceeding twenty dollars, and, in case of non-payment thereof, imprison-ment in the county jail not exceeding thirty days; to provide for, establish, regulate and control a department and to establish rules for the gov ment thereof (whose members shall be exmpt from militia duty in time of peace, and rom serving as jur ers in courts for the trial of small causes), and to provide engines and other fire apparatus, and to designate the manner of appointing and removing members of the fire artment; to provide for the government of the fire department and the care and repair of the engines and ther fire apparatus, and for the purchasing of necessary supplies by a board of estate affected thereby; but the omission of the deemed to the duties required of such officers by law in the by the council; to keep that portion of the corrections, if any, and pass an ordinance order-

and on a level with the rails; to keep their tracks free from snow and ice and to compel the removal of the same from the streets; and for every violation of such ordinance. 49. And be it enacted. That in case the boundary line between any town formed under this act and any other municipality shall be one of the extreme lines of a street of road, such street or road being wholly within such town, it shall be lawful for the ecuncil of such town to pass ordinances regulating the use of such street or road by the owners or occupants of property in missioners shall have reported name or estates of such other municipality adjoining such street, the owners of any plot as unknown, the said resotion of such ordinance not exceeding ten dollars of such plot to be paid to the owners thereof, when fine; and it shall be lawful for any constable or and as their interest may appear, and any such policeman of such town to execute any process amount or person interested in said land may, by issued by the recorder for the violation of any bill in chaptery, according to the practice of that such ordinance within the territorial limits of 50. And be it enacted, That the council shall have power by ordinance to provide for establish, regulate and control a day and night police, and to regulate and define the manner of their appointment and removal, their duties and compensation; provided, that such police

than one policeman to every eight hundred inliceman or police officer shall be removed except for neglect of duty, misbehavier, incompetency or inability to serve. 51. And be it enacted. That the council shall have full power to enact any possession. many other ordinances or by-laws for the peace, good government, welfare and convenience of the town as they may deem necessary, proper and expedient, not repugnant to this act nor to the constitution of this state or of the United 52. And be it enacted. That the council shall have power to pass ordinances appropriating

force (excluding officers) shall not exceed more

and providing for the raising by taxation mon- in excess, eys for the following purposes For lighting the streets of the town For the support of the police department: For regulating, cleaning and keeping epair streets and highways For the relief of the poor: VII. For water for the extinguishment o

VIII For the payment of interest upon the debt of the town and such part of the principal as shall from time to time become IX. For the sinking fund required to be Y. For the general and incidental expenses of the town, including the printing and publication of minutes of council, ordinances and of and the damage done by taking the same; and such other matters required by law to be published;

if in said action the plaintiff stall recover more than the amount awarded as aforesaid, he shall XI. For the support of public schools:

for any other purpose, except by a majority of the voters of the lown voting at an annual town costs sgainst the plaintiff and shall be entitled to lave them seducted from the amount recovered 53. And be it enacted. That the council shall have power to provide for the lighting of the streets, avenues and public places of the town, plaintiff b in such places as they in their judgment may the judgment; provided, always, that no such ac-deem necessary. 54. And be it enacted. That the council shall have power to provide for a supply of pure and nor unless notice that such action will be brought wholesome water to the inhabitants, and for extinguishing of fires, by contract, either with vate corporations or with adjoining municipalities owning or controlling water works; and he council shall have power to fix and deter-55. And be it enacted, That the council shall

quired by law to be published shall be pub-

56. And be it enacted. That the council shall by the owners of one third of the lands fronting have power to borrow money temporarily in the | on the street proposed to be improved, the coun name of the town in anticipation of appropriated revenues not exceeding in amount one-half advertise such application or petition and the no f such anticipated revenues. 57. And be it enacted. That the council shall weeks, once in each week successively, in the offi-have power at any time to direct a special elec-cial paper of the town, or lif there be none, in one ing, flagging, curbing, paving or macadamizing any street, avenue or public place, or for the construction of any sewer, or for any street improvement, shall be passed or adopted unless it shall receive the vote of two-thirds of the members of the council.

| And be it enacted. That the council may provement in the two, and to post copies of the council may be it enacted. That the counci

of all streets, highways, public lanes and alleys shall be a lien thereon and be collected as other shall be a lien thereon and be collected as other street or action of street so proposed to be improved, at least five days before the time designates are collected. That the town council nated in such notice; provided, however, that no the town, and to prevent and remove all en shall appoint three discreet persons, residents assessment shall be set aside or affected by reason croachments, obstructions and incumbrances in and freeholders of the town, to be commissionand upon all streets, highways, lanes and alleys, ers of assessment, and who shall hold their offices for three years; the said commissioners shall make all assessments for improvements exercise any privilege granted to them in the use of every kind under this act; provided, that if of any street, highway or aliey, or in digging up any of the said commissioners shall be interested in the matter of any such assessments, the council shall appoint some discreet and impartial freeholder or freeholders, resident in said town, to act in regard to such assessment in lieu of the commissioner or commissioners be made, and all costs and expenses incurred in in fieu of the commissioner or commissioners interested therein as aforesaid; and every report of assessments made by commissioners of to secure which the council shall in all cases reassessment shall be accompanied by the oath quire a deposit of twenty dollars before receiving port of assessments made by commissioners of assessment shall be accompanied by the oath or affirmation of each commissioner making the same, that he is not interested, directly or indirectly, in the matter of assessment, and that he has performed his duties in relation thereto honestly, faithfully and impartially, to the best of his ability, skill and understanding, which oath or affirmation the clerk of said town is hereby authorized to administer; and the first commissioners appointed under this act shall continued before the council and the defeat of any ordinance for men improvement, introduced before the council shall in all cases require a deposit of twenty dollars before receiving any petition; and in oase the owners of a majority of the lands fronting on the proposed improvement in the discretion, determine not to make such improvement in which case the deposit made by the petitioner or petitioners shall be returned to him improvement, introduced before the council shall in all cases requires a deposit of twenty dollars before receiving any petition; and in oase the owners of a majority of the lands fronting on the proposed improvement in which case the deposit made by the petitioner or petitioners shall be returned to him improvement, introduced before the council shall in all cases required and position of twenty dollars before receiving any petition; and in oase the owners of a majority of the lands fronting on the proposed improvement in which case the deposit of twenty dollars before any petition; and in oase the owners of a majority of the lands fronting on the proposed improvement in which case the deposit of twenty dollars before the council shall in all cases required and provement in the clerk of a majority of the lands fronting on the proposed improvement in which case the deposit of twenty dollars before any petition; and in other than the clerk of a majority of the lands fronting on the proposed improvement in which case the deposit of twenty dollars before any petition; and in other than determine among themselves by lot which of council not to make such improvement; at any them shall serve for one, two and three years time after the time named in such notice or obespectively, and thereafter annually one commissioner shall be appointed to serve for the uli term of three years. 60. And be it enacted. That the council shall

have power and they are hereby authorized by ordinance-To lay out, open, straighten, widen and extend any street, avenue or highway, or any part or section thereof, and to take and appropriate for such purpose any necessary land and real state upon making compensation to the owners To provide for grading and altering the grade of streets and avenues in the town, and filling. macadamizing, guttering, curbing, bridging, planking, graveling, paving and repairing the

To make and adopt a general plan of sewerage and drainage for such town or any section by the council; which proposals shall be pre-thereof, conformably to which all sewers, sented in such form and manner and under such thereof, conformably to which all severs, drains, receiving basins and all other appurtenances of public drainage shall be made; To provide for the building and constructing of public sewers and drains and for taking land and real estate for building the same, and for acquiring an outlet for sewers over and through lands in adjoining municipalities: provided, that the consent of such adjoining municipality and of such other municipality (if any) as may mpounded, and to fix the fees to be paid per- in any manner be affected by such outlet shall

ther, that any such ordinance may provided further, that any such ordinance may be introduced and passed at the same stated meeting of the council. it enacted, That streets be laid out,

opened, straightened, extended, widened or otherwise changed as to their boundaries, in writing, signed by the owners of the property fronting on the im-desired, shall be presented to the provement desired, shall be presented to the council, so ling forth accurately the improvement desired; and the petitioners shall deposit with the pressurer such sum of money as the council at all direct, being sufficient to cover the expense incurred in case such improvement shall not be ordered; if the council shall favor the same shall be referred to the shall not be ordered; if the council shall favor the petition the same shall be referred to the commissioners of assessment and a town surveyor, not interested in such improvement, who shall ther upon make a map of such improvement, showing the real estate to be taken therefor, and all the property which in the judgment of said commissioners shall be specially benefited thereby, designating each lot and parcel of said map by a number; said commissioners shall also ascertain as far a practicable title names of the owners of said real missioners shall also ascertain as far is practicable, the names of the owners of said real
estate to be taken and property to be benefited,
and the interest of each of the owners of real
estate to be taken, and when such names or estates are not known they shall so report; they
shall also appraise the value of the interest of
each known owner of real estate to be taken,
and the damage to be done to such owner by
taking the same; and where the estates in any
plot of land are unknown they shall appraise the
value of or the damage done to the fee simple;
said commissioners shall also estimate all other
expenses, likely, in their judgment, to attend to
completion of the improvement; said commissioncompletion of the improvement; said commission ers shall also estimate the amount likely to be realized from the sale of any buildings, or parts of buildings, required to be taken on account of said improvement, and shall so determine the this probable net cost of making the improvement; this probable net cost they shall then assess upon the land to be specially benefited, in proportion to the benefit to be received; thereupon they shall, under their hands, make a report of the facts as certained and of the appraisements, estimates, determinations and assessments made by them concerning said improvement, and shal file such report and their map with the cierk of the town thirty days after the reference to them or such further time as the council shall ther upon the said clerk shall cause a no-the filing of said map and report to be in the official newspaper of the town, or, e be none, in a newspaper published in the and circulating in the town, for the period of two weers, which notice shall contain a general description of the improvement intended, of the land to be taken, and of the laud to be assessed therefor, and shall state the time and place when re the council will meet to hear and conbjections to said report or to the improvement which may be presented in writing said clerk shall also, within said period, cause notices to the same effect to be posted at points not over three hundred feet apart along the whole line of said improvement; the time appointed for hearing such objections being not less than ten days after the expiration of said period of two weeks, and shall also, within the said period, serve ding any objections to the same, the vement to be made and completed repair, also to keep the street to the extent of eighteen inches beyond the rails; to keep their and on a level with the rails; to keep their ments; posided, the said council shall not proceed to make any such improvement if the owners of the property subject to more than one-half of ent for the improvement shall remonstrate against the same being made; the said council shall also pass a resolution directing the e awards are made for real estate taken es sustained in making said improve-

ment, and upon the pa sage or such resolution of said real estate to be taken shall be town: provided, that where the com-Il direct the sum of the award on account court have the said sum distributed or in whole or in part paid over to him, as law and justice may require; after the completion of said improvement missioners shall ascertain and deter tual net cost thereof, and shall as ess. r provided, such actual net cost upon ecially benefited in proportion to the 62. And be it enacted, That whenever, by the rected as aforesaid, it shall appear that an award has been made to any person for property taken or damages sustained, and that such person is also on account of such award, and if the award exceed the arcessment, only so much of the award as is in excess shall be paid, and the resolution of the council ordering the awards to be paid shall be rdingly; and when the amount to be

assessed shall be finally determined, such amount set off against the amount of the award and if the amount of the award unpaid be he assessment shall br canceled, and such excess only shall be paid to the person to whom the sward is made; and if the amount of ent be in excess, the award unpaid shall be canceled and such excess only shall be a lien upon the property assessed; the rest of the 63. And be it enacted, That whenever any persaid, to an sward, shall be dissatisfied with the datermination of the council, thereupon such perommence an action on contract against preme court of this state (provide or in the shall be had in the county in which such town is located), which action shall proceed in all things as if such town had, upon taking the real estata required for the said improvement agreed in writing to pay therefor the value therehe shall no t recover more than the amount award defendant shall recover his taxable by the plaintiff, and execution shall issue only for ing also deducted from the amount of be filed with the clerk of said council within sixty days after the confirmation of the award, nor un-

less such setion be commenced within six months after such confirmation; provided, further, that the judge of the said circuit court may, upon pemine the terms and conditions upon which private companies may lay their mains or pipes in the streets of the town.

The tour shall have power that and conditions upon which private companies may lay their mains or pipes in the streets of the town. have power to designate an official newspaper of a street may be graded, flagged, macadamized in which all advertisements and notices repayed, curbed, guttered or otherwise improved in proved. n the petition in writing to the council tice hereinafter provided for, for at least two said ; and the said clerk shall also serve like notice on the owners of property residing along the of the failure of said clerk to serve such notice; and at or before the time named in such notice the said clark shall file in his office affidavita show ing that such petition and notice have been pub-lished and posted as berein required; at the time named in such notice the council shall proceed to consider such objections as have been presented,

pections, the council may proceed to pass an ordinance for much improvement, and such ordinance shall be wild if it describes in general language the improvement required to be made and done, and it shall not be necessary to state therein any other matter or thing converted. er or thing connected with said iment : the town clerk shall publish and post such ordinance in the same manner and for the a for the improvement described therein; that such ordinance has been duly published and posted; at any time offer the passage of such ordinance the council may require the cierk to advertise for proposals for doing the work of and furnishing the materials necessary for such improvement in the offerst worker. e official paper of the town and in

milt and constructed in any of the streets of the town on the petition of owners of one-third of the land adjoining, the proposed route of the sewer; and the proceedings, after receiving such ention, shall be in all respects the same as are ereinbefore set forth for flagging and gradit f streets; and all the previsions of this accre-ating to flagging and grading of streets shall be applicable to proceedings for the construc-tion of sewers, except as modified in and by this

66. And be it eracted. That the council may appoint an inspector over the work and materials on any sewer or street improvement and may fix his compensation; the amount of such compensation shall be included in and form part of he cost of the improvement. 67. And be it enacted. That before the council accept any work on any sewer or street improve ment, or any final payment be made to the contractor, the council shall publish as aforesaid a notice stating when the council shall meet to receive and consider objections in writing, the work and materials done and used in such improvement, and if any such objections shall appear to be well founded, the council shall take uch action thereon as in their judgment the in terests of the town shall require.

68. And be it enacted, That where it shall necessary in the construction of any public

sewer to take or use private property for that purpose, the council shall have power to provide, in the ordinance for the building or constructing of any such sewer, for the taking of such private property as is necessary; for that purpose the damages and awards to be made for ands so taken shall be determined and made by the commissioners of assessment, who shall re-port the same to the council, and 'hereafter the proceedings shall be the same in all respects as are hereinbefore provided for opening of streets. 69. And be it enacted. That where any town shall be so situated that it shall have no imme diate outlet for sewerage, except through adjoining municipalities or by connections with sewers existing or contemplated to be built in adjoining municipalities, it shall be lawful for the town council of the town and the governing body such adjoining municipality to enter into con tract for the payment of a sum in gross by such town for the right to connect with any sewer or sewers in such adjoining municipality, and the amount of such contract price shall be include in the costs of making the sewer in and through such town which it is proposed so to connec with the sewer in the adjoining municipality, and shall be assessed in the manner hereinafter directed as if such contract price were portion of the cost of wholly constructing the sewer within the territorial limits of the town. -70. And be it enacted. That the council shall ave power to issue improvement certificates, payable within one year or less, with interest, the amount of seventy per centum of the work done upon any street, sewer or other public improvement, when certified as correct by the en gineer in charge of the work; and when the contract is fully completed and the work fully ac cepted by the town council they may issue certificate for an additional twenty per centum of said work done; and in not less than three nor more than six months after the date of the acceptance of the work may issue a final certificate or the balance due, unless some errors or defects in the work shall have appeared, in which case the certificate shall be held until the defects or

errors are rectified to the satisfaction of the 71. And be it enacted. That the costs and ex purchasing of necressary supplies by a board of fire commissioners consisting of five members to be appointed by the council, who shall hold office for one year, and who shall receive no salary; and to further provide for the payment of the lawful debts contracted or incurred by assessments made in a id report may be corrected assessments made in a id report may be corrected assessments made in a id report may be corrected assessments made in a id report may be corrected assessments made in a copy of which corrections, signed ment, and such cost and expense shall, so far as such commissioners.

48. And be it enakted. That the council shall have power by ordinance to regulate the use of the streets of the town by street railway compation of said period of two weeks: if the said council shall be filed with the said clerk within twenty days after the expiration of said period of two weeks: if the said council shall be filed with the same can be be assessed upon the lands and real estate specially benefited by the improvethan it is so especially benefited: and if the total assessable benefits exceed the total cost, the exlarge: the commissioners shall make and file with the town clerk a map showing what lots and parcels of land are specially benefitted by the mprovement, the amount assessed as special benefits upon each lot or parcel of land, the owners of the several lots or parcels assessed, so far as the commissioners can ascertain the same. of the improvement over the total amount as sessed; no assessment shall be deemed defective by reason of any mistake in the names of the wners of lands assessed or omitting the said names or any of them: the clerk shall publish and post a notice in the same way and manner s he published and posted the petition for the improvement, stating that the map and report of he commissioners have been filed in his office and that the council will consider any objections o said assessment, presented in writing, on or before a day named in said notice to be fixed by lays after the expiration of such period, on which av the town council will meet to consider such bjections: in case the objections to the assessments are not sustained, the town council may confirm such assessment, or if they refuse to con firm the same, they may return it to the com-missioners for such amendment as may to the commissioners seem necessary, and the town tieth, ouncil may thereafter, without any further notice, confirm the assessment, and upon such confirmation said assessment shall constitute a lier ment shall remain unpaid for two years there after the town council may proceed to enforce yided for in this act.

Junction, or other writ or process shall be allowed or granted to set aside any ordinance for any

improvement after the contract therefor shall have been awarded by the council of the town; and no certiorari, injunction, or other writ or process shall be allowed or granted to set aside any assessment made for any sewer or street im provement of any kind after thirty days shall f such assesment by the council of such town 73. And be it enacted, That the council shall have the power to issue bonds payable in not exceeding ten years, and bearing interest at not exceeding six per centum per annum, to raise moneys to pay for lands taken for opening or xtending or widening streets, constructing oads, or building sewers, or for the redemption improvement certificates issued under this act, or to pay any judgment recovered against the town; and the council may likewise bonds to run not exceeding ten years, and bearing interest at not exceeding six per centum per nnum, as above, to renew such part of the bon led debt of the municipality of which the town s the successor which may become due and payable, and for the payment of which no proisions shall have been made.

74. And be it enacted That the fiscal year of town shall commence on the first day of May in each year. 75. And be it enacted. That all moneys reunpaid taxes and for or on account of arrears of taxes, shall be apportioned to and among the several appropriations for which said taxes were raised. except that the costs of sale and reoption fee shall be paid into the incidental and, and all moneys received on redemptions of lands from sales for unpaid assessments shall be paid into the sinking fund, excepting costs of which shall be returned to the incidental fund; all unexpended balances remaining at the close of any fiscal year shall be appropriated or transferred or otherwise disposed of as the council in its judgment shalf deem proper.

76. And be it enacted, That there shall be annually raised by taxation a sum sufficient to pay all interests accuring on the ronded debt during the fiscal year, and also at least three and one third per centum of the principal of such bonded debt, which shall be paid into the

sinking fund. 77. And be it enacted, That all moneys received for licenses, and all other moneys received and not specifically appropriated, shall be paid into the incidental fund 78. And be it enacted, That all taxes and all assessments in such town shall bear interest at the rate of seven per centum per annum from the time the same became due and

79. And be it enacted, That all taxes and

withstanding any devise, descent, alienation mortgage or other incumbrance thereof; and if the full amount of any such tax or assessment shall not be paid and satisfied within such time as shall be limited and appointed by the council for the payment thereof, it shall and may be lawful for the council to cause such lands, tenements or real estate to be sold at public auction for the shortest term for which any person will agree to take the same and pay such tax or assessment, or the 6.53, 8.55, 11.30 pm. balance due thereof remaining unpaid, with the interest thereon, and all costs, charges and expenses, and to execute under the common seal of said town a declaration of such sale, to be signed by the chairman of the council and the town clerk, and to deliver the same to the purchaser; and such purchaser, his executors, administrators or assigns, shall, by virtue thereof, lawfully hold and enjoy the said lands; tenements or real estate for his and their own proper use against Leave Bloomfield Avenue at 7.45, 9.27, A. M. the owner or owners thereof, and all persons claiming under him or them, until said term shall be completed and ended; provided, the said council shall first have caused said sale to be advertised for at least two months in its official paper, or, if none, then at least in one public newspaper published in the county and circulating in such town, and also by advertisement put up in at least five public places in such town, which advertisement shall describe the said lands, tenements or real estate, and specify the amount of assessment or tax; and the recitals in such declaration of sale shall be evidence of the assessment, advertising and sale; and provided also, that the purchaser shall not be entitled to possession of lands so purchased until the period berein limited for redemption shall have expired; and provided also, that the lands, tenements or real estate so sold may be redeemed by the owner, mortgagee, occupant or persons interested therein, or by any other persons, or in behalf of the owner, mortgages or claimant of such lands, tenements or real estate, at any time within two years after the sale for either taxes or assessments, or for both, by paying to the treasurer of the town, for the use of said purchaser, together with any other sun paid for tax or assessment, which the said purchaser may have paid, chargeable on such regulations as the council shall prescrive; upon the coming in of such proposals the council may enter into contract with the lowest responsible bidders on the terms of their proposals; provided, however, that the council may reject all bids if lands, tenements or real estate, and which be is hereby authorized to do, with interest thereon at the rate of fifteen per centum per annum, in addition thereto; and the certifi cate of the treasurer of the town, stating the they doesn it for the interest of the town so to do, in which ease they shall again advertise for proposals and shall proceed in all things as if no proposals had been offered; and the council shall require the payments, and showing what lands, tene-

ments or real estate such payment is intended to redeem, shall be evidence of such redemp-

tion; any mortgagee shall have power to're

contract with the town to give bonds with ample deem at any time until the expiration of the freehold security for the due performance thereof. six months' notice therein specified; no mort65. And be it enacted, That sewers may be gages whose mortgage shall have been duly gagee whose mortgage shall have been duly recorded before sale for any tax or assess ment shall be affected by such sale until six months' notice, in writing, sh-li bave been given to him, either personally, or if not to be found in said town, then such notice shall be deposited in the post-office, in said town, dirested to him as his last known place of restdence (or at the post-office nearest thereto). out nothing therein contained shall be so construed as to impair the lien created by such tax, assessment or sale; and provided, the same term of time for which any lands, tenements or real estate so sold as aforesaid. shall not commence, nor shall said purchaser,

or those claiming under him have a right of possession to said lands, tenements or real estate until the two years limited for the 'edemption of the same shall have expired : and the said purchaser, or those claiming under him, shall, at the expiration of the time limited in such declaration of the sale, quit and surrender the said lands, tenements or real estate in as good state and condition as when he entered thereon, natural wear and accidents excepted ; provided, also, that the said sale may be adjourned or postponed from time to time or suspended, as the council or their committee appointed to attend to said sale may direct; and provided, that if at any sale of lands, tenements or real estate for assessment or taxes, the whole or any part thereof shall remain unsold for want of pur chasers, then it shall be lawful for the said council or said committee to adjourn sa'e not less than thirty days nor more than sixty days; twenty days' notice at least, by publication for two weeks and posting, shall be given as aforesaid of the said adjourned sale ; and if, at such adjourned sale, there shall be no purchasers for said lands, tenements or real estate, or for any part thereof, then it shall be lawful for the treasurer of the said town to purchase the said lands, tenements or real estate for any term not exceeding one hundred years for the benefit of the town, subject to the same redemption as hereinbefore provided for; provided, also, that all moneys paid for the redemption of said lands. tenements or real estate as aforesaid, together with all taxes and assessments paid by any mortgage or judgment creditor, shall be a lien upon said lands, tenements or real estate for the amount so paid, with interest at the rate of seven per centum per annum, and such lien shall have precedence over all other liens on said ands, tenements or real estate; provided.

farther, that a complete record of all Choice Teas and Coffees taxes and assessments shall be kept in the to wn clerk's office, which record shall contain the time when such assessment and taxes were laid, the time when they were paid (and if the property has been sold therefor), the time of said sale and to whom sold, and if redeemed, when and by whom; it shall be the duty of the town clerk to enter in a book to be called "record of sales" a minute of a declarations of sales, and to give certificate of search in relation to hens to any person of persons applying for the same, and to cauce such deciarations when the property to which they were given shall be redeemed, on the certificate of the town treasurer of suc redemption, and to file such certificate in the said cierk's office; it shall be the duty of the reasurer to make out two certificates of air deeming and one to be filed in the said clerk' office; it shall be lawful for the council said town to sell, assign and transfer any declaration of sale or any term in lands pur chased for the benefit of said town as afore said, or any portion of a term, for such price as said council may think proper. 80. And be it enacted, That the assessor shall levy a tax upon every person who owns or has the care of any dog, male or female, as follows: one dollar for each male dog, and

three dollars for every female nog, in heu of the state law, which tax shall be appropria ated to the support of the school. 81. And be it enacted, That the assesso shall complete his assessment and present his books to the council for examination by the third Monday in September, annually, and the council shall complete their examination of the same by the first Monday in October immediately thereafter the collector shall give notice as required by section ten of the tax act, and within thirty days thereafter the cold lector shall make the demand and give the no tice as required by section eleven of the ta

act, and the day fixed by him for the payment thereof shall not be later than Detember twent 82. And be it enacted, That all the proper ty, real and personal, of the several school dis tricts existing within the limits of any town township, or borough, before its incorporation under the provisions of this act, shall upon incorporation under this act become and be the property of such incorporated town, and several obligations, contracts and debts of said previously-existing school districts shall be assumed by and shall become and be the obligations, contracts and debts of such in corporated town; and that the board of education cation shall possess and exercise all powers at the lowest market process and perform all the duties by law vested i or imposed upon the board of trustees of school districts; they shall annually organize b choosing a chairman and a clerk, and may establish schools and provide for their gov ernment; they shall define and fix the dutie and compensation of their clerk, who shall also perform all duties enjoined by law or district clerks, and of the principals, teacher and janitors of public schools in the town provided, that no property shall be bought of building erected by the said board unless i majority of the voters of the town voting a an annual town election shall have ordered an appropriation for that purpose. 83. And be it enacted, That all general passed relating to incorporated towns shall

laws and statutes of this state heretofore be and they are hereby made applicable to any town formed or created under this act. ved on redemptions of lands from sales for except in so far as the same may be inconsistent with or repugnant to the provisions of this act. 89. And be it enacted, That this act shall take effect immediately. Approved April 24, 1888.

> Del., Lack. and Western R.R. Newark and Bloomfield Branch.

Leave Glenridge-6.06, 6.52, 7.17, 7.54, 8.30, 9.17 33, 11.37, a.m., 12.43, 1,43, \*2.33, 3.33, 4.42, 5.22 .53, 6.13, 6.47, 8.18, 9.38, 11.08 p. m. 12.43 a. m. Leave Bloomfield-6.08, 6.54, 7,19, 7,56, 18.32 10.35, 11.39, a m. 12.46, 1.45, \*2.35, 3.35, 4.44 24, 5.55, 6.15, 6.49, 8.20, 9.40, 11.10, p m, 12,4 & m Leave Watsessing-6.10, 6.56, 7.21, 7.58, 9.24 0.38, 11.41 a.m. 12.49, 1.48, \*2.38, 3.38, 4.46, 5.27 5.58, 6.18, 6.51, 8.23, 9 43, 11. 12 p.m., 12.47 a.m. · Saturdays only. † Does not stop at Newark.

Leave Barclay Street-6.30, 7.20, 8.10, 9.30, 10.30 1.30 a m, 12.30, \*1.20, 2.10 3.40, 4.20, 4.40, 5.10, 5.30,

\*Saturdays only. Note-Leave Christopher street 5 minutes later than time given above. N. Y. & Greenwood take R. R.

TO NEW YORK.

Leave Bloomfield 5.34, 6.46, 7.33, 7.52, 8.1 8.33, 8.59, 10.28, a. m., 1 43, 3.26, 3.51, 5.04,6 36 FROM NEW YORK Leave Chambers Street 6.00, 8.20, 9.20, a.m. 2, m., 1.45, 3.40, 4.20, 4.30, 5.00 5.10, 5.40, 6.20 Sunday Trains from New York, 9.00, 10 00 AM orange Branch, 900 AM, 1.30, 4.00, 6.15, 8.30 sunday Train to New York, leave Bloomfield at 7.55 A.M., 6 45 and 7.22 P.M. To New York via Orange Branch on Sunday

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